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APPLICATION NO.	FILING DATE	FIRST NAMED INV	ENTOR		ATTORNEY DOCKET-NO.	
09/393.9	62 09/10/	99 NELSON		· L	103589	
Γ			\neg		EXAMINER	
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OLIFF & BERRIDGE PLC		.C			TAYLOR L	
P.O. BOX ALEXANDR	19928 IA VA 22320			ART UNIT	PAPER NUMBER	
				287	6	
				DATE MAILED:		
					04/11/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Application No. Applicant(s) 09/393,962 NELSON ET AL.							
09/393,962 NELSON ET AL.							
Office Action Summary Examiner Art Unit	;						
Larry D Taylor 2876	droce						
The MAILING DATE of this communication appears on the cover sheet with the correspondence add	ui 699 ••						
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM							
A SHORTENED STATUTORY PERIOD FOR RELIGIONAL ASSETS OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication to become ABANDONED (35 U.S.C. § 133). - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status	ely. communication.						
1)⊠ Responsive to communication(s) filed on <u>22 January 2001</u> .							
2a)☐ This action is FINAL . 2b)⊠ This action is non-final.							
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-20 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
Claim(s) <u>1-20</u> is/are rejected.							
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.						
8) Claims are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are objected to by the Examiner.							
11) The proposed drawing correction filed on is: a) approved b) disapproved.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. \$ 119							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. \$ 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2 Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
* See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).							
Attachment(s) 18) Motion of References Cited (PTO-892) 18) Interview Summary (PTO-413) Paper	er No(s). <u>6</u>						
15) Notice of References Cited (PTO-892) 16) Notice of Draftsperson's Patent Drawing Review (PTO-948) 17) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 18) Interview Summary (PTO-415) Paper Notice of Informal Patent Application 20) Other:	n (PTO-152)						

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DETAILED ACTION

Receipt of Amendment

1. Receipt is acknowledged of the amendment filed 22 January 2001, in which claim 17 was amended.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baldwin (US 4,994,987 cited by applicant), in view of Furusawa (US 5,805,152).

Baldwin teaches a system and method for controlling a presentation, the system comprising: a reader 20 containing a sensor 26 that identifies an identifier 18 and a controller switch 30; a computer device 32 that uses memory for producing a visual display; and a display 36 (see figures 1, 2, and 3). Re claims 6, 8, 12, and 13, the identifier would be present on a tangible medium, which could take the form of a card with a printed bar code or other optically or magnetically encoded indicia. The medium could also present the identifier as capacitive or inductive form of indicia. The sensor 26 would be of any reflective form needed to read these types of encoded information (see figures 1 and 2; col. 1, lines 17-67). Re claims 7 and 14, the display may be a projection TV, CRT, or overhead projector.

Baldwin fails to teach the identifier as specifically having a presentation element and a

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control element, the controller selecting a presentation element and affecting the presentation element according the control identifier.

Furusawa teaches a system that reads a bar code from an electronic video screen, the bar code containing an object identifier. If the identifier is read as a presentable element, data corresponding to the bar code is outputted to the display screen 12 or printer 14. If the identifier is read as a control element, a function is then performed on the data, such as playing a video pertaining to the data (see figure 4 and col. 5, line 36 – col. 6, line 57).

The teachings of Furusawa show the concept of reading bar codes from an electronic device, the bar codes containing an element used to present information in multiple fashions. It would have been obvious to one of ordinary skill in the art to employ the specifications of Furusawa with the system and method of Baldwin. Providing an automated method of accessing documented information and controlled display of such information gives the user much convenience in presenting data to an audience. It would help prevent the user from performing erroneous feats, such as placing the wrong data slide within an overhead projector or losing your place while giving a presentation, these things providing embarrassment and disrupting the flow of presenting.

4. Claims 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baldwin as modified Furusawa (as cited above), and further in view of Baldwin (5,001,696 cited by applicant). The teachings of Baldwin (Patent '987) as modified by Furusawa have been discussed above.

However not specified is the actual system of generating the tangible, physical objects containing the identifiers.

Baldwin (Patent '696) provides such a system 40 for producing physical cards and labels

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for controlling a presentation, the system comprising a generator 44 and memory device 46.

The generator produces the card or label to contain an identifier on the card or label, taking the

form of electronic, optical, or magnetic indicia.

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It would have been obvious to one of ordinary skill in the art to employ the system of Baldwin ('696), as such a system would provide a means for automatically accessing documented information and controlling display of such information, thereby giving the user much convenience in presenting data to an audience. The tangible card/labels used in the system of Baldwin ('987) as modified by Furusawa would help prevent the user from performing erroneous feats, such as placing the wrong data slide within an overhead projector or losing your place while giving a presentation, these things providing embarrassment and disrupting the flow of presenting.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Larry D Taylor whose telephone number is (703) 306-5867. The examiner can normally be reached on M-F (8:30 - 5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on (703) 305-3503. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

KARL D. FRECH PRIMARY EXAMINER

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Larry D Taylor April 9, 2001